



भारत का राजपत्र

The Gazette of India

प्राप्तिकार से प्रकाशित

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NO. 12] NEW DELHI, SATURDAY, MARCH 25, 1967/CHAITRA 4, 1889

इस भाग में भिन्न पृष्ठ संख्या वी जानी है जिससे कि यह अलग संकलन के रूप में रखा जा सके।

Separate paging is given to this Part in order that it may be filed as a separate compilation.

नोटिस

NOTICE

नीचे लिखे भारत के असाधारण राजपत्र 13 मार्च 1967 तक प्रकाशित किये गये।

The undermentioned Gazettes of India Extraordinary were published up to the 13th March, 1967:—

Issue No.	No. and Date	Issued by	Subject
33	G.S.R. 343, dated 7th March, 1967.	Ministry of Finance	Amendment in the notification No. 199/66—Central Excises, dated the 16th December, 1966.
34	G.S.R. 344, dated 9th March, 1967.	Ministry of Food, Agriculture, Community Development and Co-operation.	Rescission of Notification No. G.S.R. 1861, dated the 15th December, 1965.
35	G.S.R. 345, dated 13th March, 1967.	Ministry of Home Affairs.	Proclamation regarding Presidential Rule in Rajasthan State.

ऊपर लिखे असाधारण गजटों की प्रतियां प्रकाशन प्रबन्धक, रियोवल साइन्स, दिल्ली के नाम मार्गपत्र भेजने पर भेज दी जांगी। मार्गपत्र प्रबन्धक के पास इन राजपत्रों के जारी होने की सारी रूप से 10 दिन के भीतर पहुंच जाने चाहिए।

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

भाग II—खण्ड 3—उपखण्ड (i)

PART II—Section 3—Sub-Section (i)

(रक्षा मंत्रालय को छोड़कर) भारत सरकार के मंत्रालयों और (संघ राज्य-सेवाओं के प्रशासनों को छोड़कर) केन्द्रीय प्रबिकारियों द्वारा जारी किये गये विविध के अन्तर्गत बनाये और जारी किये गये साधारण नियम (जिनमें साधारण प्रकार के प्रावेश, उप-नियम आदि सम्मिलित हैं)।

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF HOME AFFAIRS

New Delhi, the 14th March 1967

G.S.R. 385.—In pursuance of sub-rule (1) and first proviso to sub-rule (2) of rule 4 of the Indian Administrative Service (Cadre) Rules, 1954, the Central Government in consultation with the Government of Punjab hereby make the following further amendment in the Indian Administrative Service (Fixation of Cadre Strength) Regulations, 1955.

Amendment

In the Schedule to the said Regulations under 'PUNJAB', for the entry:
"Secretary to Chief Minister" I"

The following shall be substituted:

"Principal Secretary to the Chief Minister" I"

2. The amendment will come into force from the date of its publication in the Gazette of India.

[No. 6/17/67-AIS(I).]

G.S.R. 386.—In pursuance of sub-rule (1) and first proviso to sub-rule (2) of rule 4 of the Indian Administrative Service (Cadre) Rules, 1954, the Central Government in consultation with the Government of Uttar Pradesh hereby make the following further amendment in the Indian Administrative Service (Fixation of Cadre Strength) Regulations, 1955.

Amendment

In the Schedule to the said Regulations under 'UTTAR PRADESH', for the entries:—

"(1) Chairman, Board of Revenue" 1

"(2) Members, Board of Revenue" 2"

the following may be substituted:—

"(1) Member, (Administration)" 1

"(2) Member (Taxation)" 1

"(3) Member (Land Reforms)" 1"

2. The amendment shall come into force from the date of its publication in the Gazette of India.

[No. 6/18/67-AIS(I).]

A. N. BATABYAL, Under Secy.

New Delhi, the 15th March 1967

G.S.R. 387.—In exercise of the powers conferred by sub-section (1) of section 3 of the All India Services Act, 1951 (61 of 1951), the Central Government, after consultation with the Governments of the States concerned, hereby makes the following rules further to amend the Indian Forest Service (Recruitment) Rules, 1966, namely:—

1. (1) These rules may be called the Indian Forest Service (Recruitment) Amendment Rules, 1967.
2. (2) They shall come into force on the date of their publication in the Official Gazette.
2. In the Indian Forest (Recruitment) Rules, 1966, for sub-rule (1) of rule 5, the following sub-rule shall be substituted, namely:—
 - (1) No person shall be qualified for appointment to the service unless he is a citizen of India, or belongs to such categories of persons as may, from time to time, be notified in this behalf by the Central Government".

[No. 3/2/67-AIS (IV)]
T. U. VIJAYASEKHARAN, Dy. Secy.

New Delhi, the 15th March 1967.

G.S.R. 388.—In exercise of the powers conferred by section 6 of the Goa, Daman and Diu (Administration) Act, 1962 (1 of 1962), the Central Government hereby extends to the Union territory of Goa, Daman and Diu the following Acts, namely:—

1. The Requisitioning and Acquisition of Immovable Property Act, 1952 (30 of 1952).
2. The Indian Carriage by Air Act, 1934 (20 of 1934).

[No. F. 7/10/65-UTL-93.]
P. N. VASUDEVAN, Dy. Secy.

New Delhi, the 16th March 1967

G.S.R. 389.—In exercise of the powers conferred by section 18 of the Central Reserve Police Force Act, 1949 (66 of 1949), the Central Government hereby makes the following rules further to amend the Central Reserve Police Force Rules, 1955, namely:—

1. These rules may be called the Central Reserve Police Force (Fifth Amendment) Rules, 1967.
2. In the Central Reserve Police Force Rules, 1955, in the table below rule 27, the word "Commandant" shall be inserted under column 6 against each of the serial numbers 1, 2, 3, 5 and 6.

[No. F. 2/1/67-D.II.]
T. P. ISSAR, Dy. Secy.

New Delhi, the 16th March 1967

G.S.R. 390.—In pursuance of clause (2) of article 222 of the Constitution and in supersession of the notification of the Government of India in the Ministry of Home Affairs No. 9/2/63-Judl.I dated the 31st December, 1963, the President hereby makes the following order, namely:—

That Shri Justice Canakapalli Sanjeevarao Nayudu shall be entitled to receive, in addition to his salary, a compensatory allowance at the rate of rupees four hundred per mensem for the period of his service as Chief Justice of the High Court of Assam and Nagaland.

[No. 9/5/66-JUDL.I.J]
C. P. GUPTA, Jt. Secy.

ORDER

New Delhi, the 15th March 1967

G.S.R. 391.—In exercise of the powers conferred by sub-section (1) of section 40 of the Defence of India Act, 1962 (51 of 1962), the Central Government hereby directs that the powers conferred on it by rule 50 of the Defence of India Rules, 1962, shall, in respect of the area declared by the Order of the Government of India in the Ministry of Home Affairs No. 20/6/65(1)-Poll(11), dated the 13th March, 1967, to be a protected area, be exercisable also by the General Manager, the Chief Security and Vigilance Officer and the Security Officer of Hindustan Aeronautics, Limited (Koraput Division).

[No. 20/6/65(2)-Poll(11).]

ASOKA SEN, Jt. Secy.

MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 16th March 1967

G.S.R. 392.—In pursuance of clause (x) of rule 2 of the Government Savings Certificates Rules, 1965, the Central Government hereby makes the following further amendment to the Notification of the Government of India in the Ministry of Finance (Department of Economic Affairs) No. G.S.R. 291 dated the 14th February, 1966, namely:—

In the said notification under the heading "State Bank of India", under the sub-heading "Hyderabad" for the word "Rajahmundry" the word "Kakinada" shall be substituted.

[No. F. 2(18) NS/66]

V. S. RAJAGOPALAN, Under Secy.

(Department of Revenue & Insurance)

GOLD CONTROL ADMINISTRATION

New Delhi, the 9th March 1967

G.S.R. 393.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Ministry of Finance (Department of Revenue)—Regional Office of the Gold Control Administrator (Deputy Secretary and Senior Research Officer) Recruitment Rules, 1965, published with the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. G.S.R. 1283, dated the 23rd August, 1965, namely:—

1. These rules may be called the Ministry of Finance (Department of Revenue) Regional Office of the Gold Control Administrator (Deputy Secretary and Senior Research Officer) Recruitment Amendment Rules, 1966.
2. In the Ministry of Finance (Department of Revenue) Regional Office of the Gold Control Administrator (Deputy Secretary and Senior Research Officer) Recruitment Rules, 1965,
 - (a) in rule 4, for the figures and word "5 to 11", the figures and word "5 to 13" shall be substituted;

(b) in the Schedule—

- (1) against serial number 1 "Deputy Secretary", in column 4, for the entry "Rs. 1100—50—1400", the entry "Rs. 1100—50—1300—60—1800 plus a special pay of Rs. 150/- per month subject to the condition that the total of pay and special pay shall not exceed the maximum of the scale" shall be substituted;
- (2) in serial number 2 "Senior Research Officer", in column 11, for items (i) and (ii), the following items shall respectively be substituted, namely:—
 - "(i) Research Officer (Junior Officers Grade I) in the scale of Rs. 450—50—600—60—960—EB—60—1200;
 - (ii) Deputy Director in the scale of Rs. 820—60—1300. (To be allowed pay and allowances admissible to them in the Reserve Bank of India from time to time plus a deputation allowance at 20 per cent. of their basic pay).

(Period of deputation ordinarily not exceeding four years.)"

[No. 15/F. No. 43/11/64-Ad.I.]
K. SARAVANAI, Under Secy.

(Department of Revenue & Insurance)

INCOME-TAX

New Delhi, the 17th March 1967

G.S.R. 394.—Whereas the annexed Agreement between the Government of India and the Government of Greece for the avoidance of double taxation of income has been ratified and the Instruments of Ratification exchanged, as required by Article XX of the said Agreement:

Now, therefore, in exercise of the powers conferred by section 90 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby directs that all the provisions of the said Agreement shall be given effect to in the Union of India.

ANNEXURE

Agreement between the Government of India and the Government of Greece for the Avoidance of double taxation of Income.

Whereas the Government of India and the Government of Greece desire to conclude an Agreement for the avoidance of double taxation of income;

Now, therefore, it is hereby agreed as follows:

ARTICLE I

(1) The taxes which are the subject of the present Agreement are:

(a) in India:

the Income-tax,
the Super-tax,
the Surcharge,

imposed under the Income-tax Act, 1961 (43 of 1961) (hereinafter referred to as "Indian Tax");

(b) In Greece:

the tax on physical persons and the income-tax on legal entities, and any special tax levied in Greece with reference to freight earned by shipping enterprises by the carriage of passengers, live-stock or goods, imposed under the Royal Decrees No. 3323/1955 and 3843/1958 and the Law No. 1880/1951 (hereinafter referred to as "Greek Tax").

(2) The present Agreement shall also apply to any other taxes of a substantially similar character imposed in India or Greece subsequent to the date of signature of the present Agreement.

ARTICLE II

(1) In the present Agreement, unless the context otherwise requires:

- (a) the term "Greece" means the territory of the Kingdom of Greece;
- (b) the term "one of the territories" and "the other territory" mean Greece or India as the context requires;
- (c) the term "person" includes natural persons, companies and all other entities which are treated as taxable units under the tax laws in force in the respective territories;
- (d) the term "company" means any entity which is treated as a body corporate or as a company for tax purposes;
- (e) the term "tax" means the Greek tax or Indian tax, as the context requires;
- (f) the terms "resident of Greece" and "resident of India" mean, respectively, a person who is resident in Greece for the purposes of Greek tax and not resident in India for the purposes of Indian tax, and a person who is resident in India for the purposes of Indian tax and not resident in Greece for the purposes of Greek tax. A company shall be regarded as resident in Greece if it is incorporated in Greece or its business is wholly managed and controlled in Greece; a company shall be regarded as resident in India if it is incorporated in India or its business is wholly managed and controlled in India.
- (g) the terms "Greek enterprise" and "Indian enterprise" mean, respectively, an industrial or commercial enterprise or undertaking carried on by a resident of Greece and an industrial or commercial enterprise or undertaking carried on by a resident of India; and the terms "enterprise of one of the territories" and "enterprise of the other territory" mean a Greek enterprise or an Indian enterprise, as the context requires;
- (h) the term "permanent establishment" means a fixed place of business in which the business of the enterprise is wholly or partly carried on;
- (aa) the term "fixed place of business" shall include a place of management, a branch, an office, a factory, a workshop, a warehouse, a mine, quarry or other place of extraction of natural resources;
- (bb) an enterprise of one of the territories shall be deemed to have a fixed place of business in other territory if it carries on in that other territory a construction, installation or assembly project or the like;
- (cc) the use of mere storage facilities or the maintenance of a place of business exclusively for the purchase of goods or merchandise and not for any processing of such goods or merchandise in the territory of purchase, shall not constitute a permanent establishment;
- (dd) a person acting in one of the territories for or on behalf of an enterprise of the other territory shall be deemed to be a permanent establishment of that enterprise in the first-mentioned territory, only if
 1. he has and habitually exercises in the first-mentioned territory a general authority to negotiate and enter into contracts for or on behalf of the enterprise, unless the activities of the person are limited exclusively to the purchase of goods or merchandise for the enterprise, or
 2. he habitually maintains in the first-mentioned territory a stock of goods or merchandise belonging to the enterprise from which the person regularly delivers goods or merchandise for or on behalf of the enterprise, or
 3. he habitually secures orders in the first-mentioned territory wholly or almost wholly for the enterprise itself or for the enterprise and other enterprises which are controlled by it or have a controlling interest in it.

- (ee) A broker of a genuinely independent status who merely acts as an intermediary between an enterprise of one of the territories and a prospective customer in the other territory shall not be deemed to be a permanent establishment of the enterprise in the last-mentioned territory.
- (ff) The fact that a company, which is a resident of one of the territories, has a subsidiary company which either is a resident of the other territory or carries on a trade or business in that other territory (whether through a permanent establishment or otherwise) shall not, of itself constitute that subsidiary company a permanent establishment of its parent company.
- (i) The term "pension" means a periodic payment made in consideration of services rendered or by way of compensation for injuries received;
- (j) the term "annuity" means a stated sum payable periodically at stated times during life or during a specified or ascertainable period of time under an obligation to make the payments in return for adequate and full consideration in money or money's worth;
- (k) the term "competent authority" means in the case of India, the Central Government in the Ministry of Finance, Department of Revenue, or its authorised representative and in the case of Greece, the Ministry of Finance or its authorised representative.

(2) In the application of the provisions of this Agreement in one of the territories any term not otherwise defined in this Agreement shall, unless the context otherwise requires, have the meaning which it has under the laws in force in that territory relating to the taxes which are the subject of this Agreement.

ARTICLE III

(1) Subject to the provisions of paragraph (3) below, tax shall not be levied in one of the territories on the industrial or commercial profits of an enterprise of the other territory unless profits are derived in the first-mentioned territory through a permanent establishment of the said enterprise situated in the first-mentioned territory. If profits are so derived, tax may be levied in the first-mentioned territory on the profits attributable to the said permanent establishment.

(2) There shall be attributed to the permanent establishment of an enterprise of one of the territories situated in the other territory the industrial or commercial profits which it might be expected to derive in that other territory if it were an independent enterprise engaged in the same or similar activities under the same or similar conditions and dealing at arm's length with the enterprise of which it is a permanent establishment. In any case where the correct amount of profits attributable to a permanent establishment is incapable of determination or the ascertainment thereof presents exceptional difficulties, the profits attributable to the establishment may be estimated on a reasonable basis.

(3) For the purposes of this Agreement the term "industrial or commercial profits" shall not include income in the form of rents, royalties, interest, dividends, management charges, remuneration for labour or personal services or income from the operation of ships or aircraft.

ARTICLE IV

Where—

- (a) an enterprise of one of the territories participates directly or indirectly in the management, control or capital of an enterprise of the other territory, or
- (b) the same persons participate directly or indirectly in the management, control or capital of an enterprise of one of the territories and an enterprise of the other territory, and

In either case conditions are made or imposed between the two enterprises, in their commercial or financial relations, which differ from those which would be made between independent enterprises, then any profits which but for those conditions would have accrued to one of the enterprises but by reason of those conditions have not so accrued may be included in the profits of that enterprise and taxed accordingly.

ARTICLE V

(1) Income derived from the operation of aircraft by an enterprise of one of the territories shall not be taxed in the other territory, unless the aircraft is operated wholly or mainly between places within that other territory.

(2) Paragraph (1) shall likewise apply in respect of participations in pools of any kind by enterprises engaged in air transport.

ARTICLE VI

(1) When a resident of Greece, operating ships, derives profits from India through such operations carried on in India, such profits may be taxed in Greece as well as in India; but the tax so charged in India shall be reduced by an amount equal to 50% thereof, and the reduced amount of Indian tax payable on the profits shall be allowed as a credit against Greek tax charged in respect of such income. The credit aforesaid shall not exceed the Greek tax charged in respect of such income.

(2) (a) When a resident of India, operating ships, derives profits from Greece, through such operations carried on in Greece, such profits may be taxed in Greece as well as in India; but the tax so charged in Greece shall be reduced by an amount equal to 50% thereof and the reduced amount of Greek tax payable shall be allowed as a credit against Indian tax charged in respect of such income. The credit aforesaid shall not exceed the Indian tax charged in respect of such income.

(b) Sub-clause (a) of clause 2 shall not, however, apply as long as the laws in Greece do not impose any tax on income derived from the operation of ships belonging to foreign enterprises operating in the Greek territory. In such cases, the profits referred to in sub-clause (a) of clause 2 may be taxed only in India.

(3) Paragraphs (1) and (2) shall not apply to profits arising as a result of coastal traffic.

(4) The provisions of clause (1) shall not in case of India affect the application of sub-sections (1) to (6) of section 172 of the Income-tax Act, 1961 for the assessment of profits from occasional shipping or tramp steamers; but the provisions of that clause will be applied, when an adjustment is to be made under sub-section (7) of the aforesaid section of the Income-tax Act, 1961 in such cases.

ARTICLE VII

Royalties derived by a resident of one of the territories from sources in the other territory may be taxed only in that other territory.

In this Article, the term "Royalty" means any royalty or other like amount received as consideration for the right to use copyrights, artistic or scientific works, cinematographic films, patents, models, designs, plans, secret processes or formulae, trade-marks and other like property or rights, but does not include any royalty or other like amount in respect of the operation of mines, quarries or other natural resources.

ARTICLE VIII

Dividends paid by a company which is a resident of one of the territories to a resident of the other territory may be taxed only in the first-mentioned territory.

ARTICLE IX

Interest on bonds, securities, notes, debentures or any other form of indebtedness, derived by a resident of one of the territories from sources in the other territory may be taxed only in that other territory.

ARTICLE X

Income from immovable property may be taxed only in the territory in which the property is situated. For this purpose any rent or royalty or other income derived from the operation of a mine, quarry or any other place of extraction of natural resources shall be regarded as income from immovable property.

ARTICLE XI

Capital gains derived from the sale, exchange or transfer of a capital asset, whether movable or immovable, may be taxed only in the territory in which the capital asset is situated at the time of such sale, exchange or transfer.

ARTICLE XII

(1) Remuneration other than pensions and annuities, paid in Greece for services rendered therein out of public funds of India shall not be taxed in Greece unless the payment is made to a citizen of Greece.

(2) Remuneration other than pensions and annuities, paid in India for services rendered therein out of public funds of Greece shall not be taxed in India unless the payment is made to a citizen of India.

(3) The provisions of paragraphs (1) and (2) of this Article shall not apply to payments in respect of services in connection with any trade or business carried on by either of the Contracting Parties or political sub-divisions thereof for purposes of profit.

(4) The provisions of paragraphs (1) and (2) of this Article shall also apply to remuneration other than pensions and annuities paid by the Reserve Bank of India, the Public Railways Authorities and the Postal Administration of India and by the Bank of Greece, Greek State Railways and the Greek Postal and Telegraphic Administration.

ARTICLE XIII

Any pension or annuity derived by a resident of one of the territories from sources in the other territory may be taxed only in that other territory.

ARTICLE XIV

(1) Profits or remuneration for professional services or for services as an employee (including services as a director) performed in one of the territories by an individual who is a resident of the other territory may be taxed only in the territory in which such services are performed.

(2) An individual who is a resident of India shall not be taxed in Greece on profits or remuneration referred to in paragraph (1) if—

- (a) he is temporarily present in Greece for a period or periods not exceeding in the aggregate 183 days during the calendar year immediately preceding the relevant fiscal year,
- (b) the services are performed for or on behalf of a resident of India,
- (c) the profits or remuneration are subject to Indian tax, and
- (d) the profits or remuneration are not deducted in computing the profits of an enterprise chargeable to Greek tax.

(3) An individual who is a resident of Greece shall not be taxed in India on the profits or remuneration referred to in paragraph (1) if—

- (a) he is temporarily present in India for a period or periods not exceeding in the aggregate 183 days during the relevant "previous year",
- (b) the services are rendered for or on behalf of a resident of Greece,
- (c) the profits or remuneration are subject to Greek tax, and
- (d) the profits or remuneration are not deducted in computing the profits of an enterprise chargeable to Indian tax.

(4) Where an individual permanently or predominantly performs services on ships or aircraft in international traffic operated by an enterprise of one of the territories, profits or remuneration from such services may be taxed only by the country of which the individual is resident.

ARTICLE XV

A professor or teacher from one of the territories, who receives remuneration for teaching, during a period of temporary residence not exceeding two years, at a University, College, School or other educational institution in the other territory, shall not be taxed in that other territory in respect of that remuneration.

ARTICLE XVI

An individual from one of the territories who is temporarily present in the other territory solely—

- (a) as a student at a university, college or school in such other territory,
- (b) as a business apprentice, or
- (c) as the recipient of a grant, allowance or award for the primary purpose of study or research from a religious, charitable, scientific or educational organisation shall not be taxed in the other territory in respect of remittances from abroad for the purposes of his maintenance, education or training in respect of a scholarship, and in respect of any amount representing remuneration for services rendered in that other territory, provided that such services are in connection with his studies or training or are necessary for the purpose of his maintenance.

ARTICLE XVII

(1) The laws in force in either of the territories will continue to govern the assessment and taxation of income in the respective territories except where express provision to the contrary is made in this Agreement.

(2) Subject to the provisions of Article VI income from sources within Greece which under the laws of Greece and in accordance with this Agreement is subject to tax in Greece either directly or by deduction shall not be subject to Indian tax.

(3) Subject to the provisions of Article VI income from sources within India which under the laws of India and in accordance with this Agreement is subject to tax in India either directly or by deduction shall not be subject to Greek tax.

(4) The graduated rate of Greek tax to be imposed on residents of Greece and the graduated rate of Indian tax to be imposed on residents of India may be calculated as though income which under this Agreement is not subject to Greek or Indian tax, as the case may be, were included in the amount of the total income.

ARTICLE XVIII

The competent authorities shall exchange such information (being information which is at their disposal under their respective taxation laws in the normal course of administration) as is necessary for carrying out the provisions of the present Agreement. Any information so exchanged shall be treated as secret and shall not be disclosed to any persons other than those concerned with the assessment and collection of the taxes which are the subject of the present Agreement. No information as aforesaid shall be exchanged by the competent authority of one of the territories which would disclose any trade, business, industrial or professional secret or any trade process to the authority of the other territory.

ARTICLE XIX

Where a resident of one of the territories shows proof that the action of the taxation authorities of the other territory has resulted or will result in double taxation contrary to the provisions of the present Agreement, he shall be entitled to present his case to the competent authority of the territory of which he is resident. Should his claim be deemed worthy of consideration, the competent authority to which the claim is made shall endeavour to come to an agreement with the competent authority of the other territory with a view to avoiding double taxation.

ARTICLE XX

(1) The present Agreement shall be ratified and the instruments of ratification shall be exchanged at New Delhi as soon as possible.

(2) Upon exchange of the instruments of ratification, the present Agreement shall have effect:—

- (a) in India, for any year of assessment, beginning on or after the 1st April, 1964.
- (b) in Greece, for any fiscal year, beginning on or after the 1st January, 1964.

ARTICLE XXI

This Agreement shall continue in effect indefinitely but either of the Contracting Parties may on or before the 30th day of June in any calendar year after 1965 give to the other Contracting Party notice of termination, and in such event this Agreement shall cease to be effective—

- (a) in India, for any year of assessment beginning on or after the 1st April in the calendar year next following such written notice of termination,
- (b) in Greece, for any fiscal year beginning on or after the 1st January next following such written notice of termination.

In witness whereof the undersigned duly authorised thereto have signed this Agreement and have affixed thereto their seals.

Done at New Delhi on the 11th February, 1965, in duplicate, in the English language.

For the Republic of India:

Sd/- RAMESHWAR SAHU,
Deputy Minister of Finance,
Government of India.

For the Royal Government of Greece:

Sd/- GEORGE WARSAMY,
Ambassador of Greece, New Delhi.

[No. 19/F. No. 11(6)63/TPL-]
S. A. L. NARAYANA ROW, Addl. Secy.

(Department of Revenue & Insurance)

CUSTOMS

New Delhi, the 25th March 1967

G.S.R. 395.—In exercise of the powers conferred by section 25 of the Customs Act, 1962 (52 of 1962), and in supersession of the notification of the Ministry of Finance (Department of Revenue) No. 50-Customs dated the 10th April, 1965, the Central Government hereby exempts from the whole of the duty of Customs, personal and household effects not covered by any exemption allowed under rules made or deemed to have been made under the said Act, and not including motor cars, motor cycles or other motor vehicles, vessels, air-crafts, ammunition, cinematograph films of standard width or consumable stores, when imported by or on behalf of a person on a *bona fide* transfer of residence to India after a period of not less than three years of continuous residence abroad:

Provided that short visits, if any, paid by the person concerned to India during the aforesaid period of three years shall be ignored if the total duration of stay on those visits to India does not exceed six months:

Provided further that on sufficient cause being shown by the person concerned the Central Government may direct that such short visits shall be ignored, even if the total duration of stay in India on those visits exceeds six months:

Provided also that—

- (a) a declaration in the Form set out in the Appendix to this notification is duly made and delivered at the time of arrival of the person concerned or within such extended period as the proper officer may, on sufficient cause being shown, allow, and the goods are produced to the proper officer at the port of importation;
- (b) the proper officer is satisfied that the goods have been in that person's possession and use as owner thereof for not less than one year and that they are being imported by him for his personal or domestic use;
- (c) the goods are imported within the time-limit fixed under the Baggage Rules made or deemed to have been made under the said Act; and
- (d) the person concerned undertakes to stay in India for a period of at least one year reckoned from the date of his arrival on transfer of residence, excluding the period of absence from India, if any, caused by short visits to foreign countries subsequent to the transfer of residence.

APPENDIX IX

Form of Declaration

Owner's Declaration in respect of personal or household effects liable to any duty and not exempted under the Baggage Rules.

NOTE.—The owner of the effects to which this declaration relates should carefully read the information on the back of this form before completing the declaration.

PORT OF

I hereby declare that the undermentioned articles are my personal (and household) effects and that—

(a) they have been in my possession and use for not less than one year;

(b) they are intended solely for my own wear or use and are not intended to be given to any other person or sold;

(c) I have not visited India

visited India between (give dates) during the previous three years, and that Transfer of Residence Concessions have not been claimed or availed of by me during this period, and

*Portion not applicable to be deleted.

(d) I have arrived in India on a bona fide transfer of residence and I will stay in India for a period of at least one year reckoned from the date of my arrival in India.

No. or quantity and description of articles

Date and place of purchase and cost of articles.

Declared before me this day of 19

Signature of owner

Full name of owner.

..... Address

..... Signature and rank or qualification of witness.

Date.

(The following is to be printed on the back of the form)

NOTE 1.—Under Section 132 of the Custom Act, 1962 (52 of 1952), heavy penalties are involved for making false declarations or falsely answering questions.

NOTE 2.—For the purpose of this declaration the following definitions are given:

Personal effects.—Articles ordinarily required by a passenger for his private use.

Household effects.—Furniture and articles of domestic use, imported by a householder when transferring his residence from abroad to this country; not including motor cars, motor cycles or other motor vehicles, vessels, aircrafts, ammunition, cinematograph films of standard width or consumable stores.

NOTE 3.—In the case of effects accompanied by the owner the declaration must be made before an officer of Customs. Where the effects are not accompanied by the owner the declaration may be made before a justice of the Peace or Magistrate.

NOTE 4.—In cases where effects are to be transferred to India in advance of the owner's arrival, the declaration may be made before a Customs Officer in any part of India or before an Indian Consular Officer in any foreign country.

G.S.R. 396.—In pursuance of clause (a) of sub-section (3) of section 15 of the Customs Act, 1962 (52 of 1962), the Central Government hereby determines that for the purposes of sections 14 and 15 of the said Act, the rate of exchange for conversion of foreign currency (other than the sterling and the U. S. dollars) into Indian currency or vice versa shall be the rate of exchange quoted by the State Bank of India:

Provided that if in any place the State Bank does not transact in foreign exchange, the rate of exchange quoted by any other scheduled bank in that place, or if there be no State Bank or scheduled bank in that place, the rate of exchange quoted by the nearest State Bank shall be taken to be the rate of exchange for the purposes of sections 14 and 15 aforesaid.

[No. 31-F. No. 1/23/66-Cus.VI.J]

D. N. LAL, Dy. Secy.

MINISTRY OF LAW

(Department of Legal Affairs)

New Delhi, the 8th March 1967

G.S.R. 397.—In exercise of the powers conferred by clause (a) of rule 8B of Order XXVII of the First Schedule to the Code of Civil Procedure, 1908 (5 of 1908), the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Law (Department of Legal Affairs) No. G.S.R. 1412, dated the 25th November, 1960, namely:—

In the Schedule to the said notification, after item 15 and the entries relating thereto, the following item and entries shall be added namely:—

"16. Haryana:

- (a) High Court at Chandigarh:
 - (i) Advocate General, Haryana.
 - (ii) Deputy Advocate-General, Haryana.
 - (iii) Assistant Advocate-General, Haryana.
- (b) Other Courts
 - (i) District Attorneys.
 - (ii) Assistant District Attorneys."

[No. F. 15(1)/67-J.]

R. M. MEHTA,
Jt. Secy. and Legal Adviser.

MINISTRY OF FOOD, AGRICULTURE, COMMUNITY DEVELOPMENT AND COOPERATION

(Department of Agriculture)

New Delhi, the 15th March 1967

G.S.R. 398.—In exercise of the powers conferred by sub-section (1) of section 3 of the Destructive Insects and Pests Act, 1914 (2 of 1914), the Central Government hereby makes the following further amendment in the notification of the Government of India in the late Department of Education, Health and Lands No. 320-35-A, dated the 20th July, 1936, namely:—

In the said notification, after paragraph 14C, the following paragraph shall be inserted, namely:—

"14D.—The importation of forest plants, namely *Castanea*, *Ulmus* and *Pinus*, including seeds is prohibited as a safeguard against the introduction of destructive strains of disease *Pathogens Endothia parasitica*, *Ceratocystis ulmi* and *Cronartium ribicola*, respectively:

Provided that the import of the above mentioned forest plants and seeds is allowed where it is for purposes of research and propagation by an

institution or organisation under the control of the Central Government or State Government, subject to the following conditions, namely:—

- (a) the forest plants and seeds are accompanied by an official certificate, as required under paragraph 5 and are inspected and, if necessary, fumigated and disinfected by the Plant Protection Adviser to the Government of India or any person duly empowered by him in this behalf,
- (b) the exporting country certifies that the forest plants were inspected in the field and were found to be free from any diseases and insects,
- (c) the forest plants raised from the prohibited genera named above are subject to post entry inspection at regular intervals to ensure their freedom from diseases and insects."

[No. 6-1/63-PPS.]

N. RANGANATHAN, Under Secy.

(Department of Food)

ORDER

New Delhi, the 9th March 1967

G.S.R. 399.—In pursuance of Clause 2(b) of the Wheat Roller Flour (Licensing & Control) Order, 1957, the Central Government hereby appoints the following officers as Inspectors under the said Order, namely:—

1. Shri H. M. Singh, Regional Director (Food), Madras.
2. Dr. S. V. Pingale, Director (Storage & Inspection), Ministry of Food, Agriculture, Community Development and Cooperation (Department of Food), New Delhi.
3. Shri D. C. Jain, Deputy Director, Ministry of FACD&C (Department of Food), New Delhi.
4. Shri O. P. Garg, Deputy Director, Ministry of FACD&C (Department of Food), New Delhi.
5. Dr. N. S. Agrawala, Deputy Director, Ministry of FACD&C (Department of Food, New Delhi.
6. Shri K. S. Lamba, Assistant Director, Ministry of FACD&C (Department of Food), New Delhi.
7. Shri S. P. Duggal, Assistant Director, Ministry of FACD&C (Department of Food), New Delhi.
8. Shri R. Srinivasan, Technical Officer (Food), Madras.
9. Shrimati Poonamma Karuna Karan, Technical Officer (Food), Madras.
10. Shri Hamid Hussain, Technical Officer, (Food), Vizag.
11. Shri S. C. Majumdar, Deputy Director (Food), Calcutta.

and makes the following further amendment in the notification of the Government of India in the Ministry of FACD&C (Department of Food), GSR 1093 dated the 18th June, 1963, namely,—

In the Schedule of the said Notification

- (a) For the existing items 33, 35 and 130, the following items shall be substituted namely,
33. Shri H. M. Singh, Regional Director (Food), Southern Region, Madras.
35. Shri R. Srinivasan, Technical Officer (Food), Madras.
130. Shri S. C. Majumdar, Deputy Director (Food), Calcutta.
132. Shrimati Poonamma Karuna Karan, Technical Officer (Food), Madras.

(b) After item 136, the following items shall be inserted, namely,

137. Dr. S. V. Pingale, Director (S&I), Ministry of FACD&C (Department of Food), New Delhi.

138. Shri D. C. Jain, Deputy Director, Ministry of FACD&C (Department of Food), New Delhi.

139. Shri O. P. Garg, Deputy Director, Ministry of FACD&C (Department of Food), New Delhi.

140. Dr. N. S. Agrawala, Deputy Director, Ministry of FACD&C (Department of Food), New Delhi.

141. Shri K. S. Lamba, Assistant Director, Ministry of FACD&C (Department of Food), New Delhi.

142. Shri S. P. Duggal, Assistant Director, Ministry of FACD&C (Department of Food), New Delhi.

143. Shri Hamid Hussain, Technical Officer (Food), Vizag.

Southern Region comprising the State of Andhra Pradesh, Kerala, Madras and Mysore.

(c) The following items shall be cancelled, namely,

6. Miss S. Cameron, Assistant Director, New Delhi.

33. Shri O. N. Bajpai, Regional Director, Madras.

35. Shri C. J. Johnson, Assistant Director, Madras.

117. Shri Jaipal Singh, Deputy Director (Tech.).

118. Shri Govind Ram, Assistant Director (Tech.).

120. Shri R. S. Dwivedi, Assistant Director (Tech.).

121. Shri S. R. Ramnaney, Assistant Director (Tech.).

130. Shri S. P. Duggal, Assistant Director (Tech.), Calcutta.

132. Shri A. Rashid, Deputy Director (Food), Madras.

[No. 116/1/65-BP-III/Coord.Cell.]

C. BANERJI, Dy. Secy.

MINISTRY OF EDUCATION

New Delhi, the 13th March 1967.

G.S.R. 400.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Central Hindi Directorate (Research Assistant) Recruitment Rules, 1963 published with the Notification of the Government of India, in the Ministry of Education No. G.S.R. 1106, dated the 24th June, 1963, namely:—

1. (1) These rules may be called the Central Hindi Directorate (Recruitment to Research Assistant) Amendment Rules, 1967.
2. They shall come into force on the date of their publication in the official Gazette.
3. In the schedule to the Central Hindi Directorate (Recruitment to Research Assistant) Recruitment Rules, 1963, in the entries in column 7 under the heading "Essential" in paragraph (i) (a), after word "Medicine" in the two places it occurs, the head "Home Science" shall be inserted.

[No. F. 22-4/66-H. 1]

S. M. S. CHARI,
Dy. Educational Adviser.

DEPARTMENT OF COMMUNICATIONS

New Delhi, the 6th March 1967

G.S.R. 401.—In exercise of the powers conferred by the proviso to Article 309 of the Constitution, the President hereby makes the following rules to amend the Posts and Telegraphs Board (Members) Recruitment Rules, 1965, published with the notification of the Government of India in the Department of Communications No. G.S.R. 1650 of 1965, dated the 1st November, 1965, namely:—

1. (1) These rules may be called the Posts and Telegraphs Board (Members) Recruitment (Amendment) Rules, 1967.
- (2) They shall come into force on the date of their publication in the official Gazette.
2. In the Posts and Telegraphs Board (Members) Recruitment Rules, 1965, for the existing Schedule, the following Schedule shall be substituted, namely:—

THE SCHEDULE

Name of Post	No. of Posts	Classification	Scale of pay	Whether Selection Post or non-selection Post	Age limit for direct recruits	Educational and other qualifications required for direct recruits
1	2	3	4	5	6	7
1. Senior Member	1	Indian Postal Service Class I (Gazetted)	Rs. 3000/- fixed.	Non-selection	Not applicable	Not applicable
2. Senior Member	1	Telegraph Engineering Service, Class I (Gazetted).	Rs. 3000/- fixed.	Non-selection.	Not applicable.	Not applicable.
3. Member	1	Indian Postal Service, Class I (Gazetted)	Rs. 2500— 125/2— 2,750.	Selection	Do.	Do.

DULE

Whether age and educational qualifications prescribed for the direct recruits will apply in the case of Promotees	Period of probation if any	Method of rectt. whether by direct rectt. or by promotion or by deputation/transfer & percentage of the vacancies to be filled by various methods	In case of rectt. by promotion/deputation/transfer, grades from which promotion/deputation/transfer to be made.	If a DPC exists what is its composition.	Circumstances in which UPSC is to be consulted in making rectt.
8	9	10	11	12	13
Not applicable	Not applicable	Promotion	Promotion. Member and Member (Administration), provided they hold the post regularly and belong to the Indian Postal Service.	Class I Departmental Promotion	As required under the rules.
Not applicable	Not applicable	Promotion	Promotion. Member and Member (Administration), provided they hold the post regularly and belong to the Telegraph Engineering Service.	Class I Departmental Promotion Committee.	As required under the rules.
Do.	Do.	Do.	Promotion, Officers of the Senior Administrative Grade of the Indian Postal Service.	Do.	Do.
NOTE :—The post may (if necessary) be filled by appointment of an Indian Postal Service Officer holding regularly the post of Member (Administration)					

	1	2	3	4	5	6	7
4. Member		I	Telegraph Engineering Service, Class I (Gazetted)	Rs. 2500— 125/-—2750	Selection	Not appli- cable	Not appli- cable
5. Member (Ad- ministration).		I	General Central Service, Class I (Gazetted)	Rs. 2500— 125/-—2750	Selection	Do.	Do.

8	9	10	11	12	13
Not applicable	Not applicable	Promotion	Promotion. Officers of the Senior Administrative Grade of the Telegraph Engineering Service.	Class I Departmental Promotion Committee.	As required under the rules.
Do.	Do.	Do.	Promotion. The post will be filled, for purposes of long-term or substantive vacancies, alternatively from amongst officers of the Indian Postal Service or Telegraph Engineering Service, as the case may be, who have been approved for promotion to the grade of Member, Posts & Telegraphs Board. For this purpose, the post of Member (Administration) will be treated as inter-changeable with the post of Member on the Postal side on the one hand, and Member on the Telegraph Engineering side on the other, according as the vacancy is to be filled by an officer of the Indian Postal Service or Telegraph Engineering Service.	Do.	Do.

{No. 4-E(50)/66.]

S. C. JAIN, Under Secy.

(Posts and Telegraphs Board)

New Delhi, the 15th March 1967

G.S.R. 402.—In exercise of the powers conferred by section 7 of the Indian Wireless Telegraphy Act, 1933 (17 of 1933), the Central Government hereby makes the following amendment in the notification of the Government of India in the Department of Communications No. G.S.R. 632 dated the 30th April, 1966, namely:—

In the Schedule to the said notification, after the existing entries, the following entry shall be added namely:—

“Deputy Director (Postal)—Srinagar.”

{No. 1-19/66-BRL.]

New Delhi, the 20th March 1967

G.S.R. 403.—In pursuance of clause (6) of section 3 of the Indian Telegraph Act, 1885 (13 of 1885), the Director General of Posts and Telegraphs hereby empowers the officers of the Posts and Telegraphs Department specified below to perform the functions of the telegraph authority under the said Act.

1. Assistant Postmaster-General
2. Deputy Director of Postal Services
3. Assistant Director of Postal Services
4. Postmaster

[No. 14/66-BRL.]

THOMAS P. MITTHAI,

Asstt. Director-General (BRL).

MINISTRY OF INFORMATION AND BROADCASTING

New Delhi, the 3rd February 1967

G.S.R. 404.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Films Division (Class I and Class II posts) Recruitment Rules 1963, published with the Notification of the Government of India in the Ministry of Information and Broadcasting, No. G.S.R. 1223 dated the 19th August, 1964, namely:—

1. These rules may be called the Films Division (Class I and Class II posts) Recruitment (Amendment) Rules, 1967.
2. In the Schedule to the Films Division (Class I and Class II posts) Recruitment Rules, 1963, for S. Nos. 5, 6, 13, 15, 17, 18, 20, 22 and 24, and the entries relating thereto, the following shall be substituted namely:—

SCHB

Sl. No.	Name of Post	No. of posts	Classification of posts	Scale of pay	Whether selection post or non- selection post	Age limit for direct recruits	Educational qualifications and other requirements for direct recruits	
1	2	3	4	5	6	7	8	
5	Director	15	General Central Service Class I Gazetted	Rs. 700—Selection 40—1100 50/2— 1250	45 years and below (Relaxable for Govt. servants).	Essential : (i) Degree of a recognised University or equivalent. (ii) About 6 years experien- ce of produc- tion of motion picture films in a reputed organisa- tion. (iii) Knowledge of Indian History, Culture and current affairs.		

DULB

Whether age and educational qualifications prescribed for the direct recruits will apply in the case of Promotees.

Method of recrt. whether by direct recrt. or by promotion or by deputation/transfer and percentage of the vacancies to be filled by various methods.

In case of a recrt. by promotion/deputation/transfer, grades from which promotion/deputation/transfer to be made

If a DPC exists, what is its composition.

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No	Direct recruitment-80% Promotion—20%	Promotion Deputy Director with 6 years' service in the grade.	Class I Departmental Promotion Committee.
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6 Deputy
Director6 General
Central
Service
Class I
Gazetted[Rs. 400—
400—
450—
30—600—
35—670—
EB—
35-95040
years
and 6
below
(Releasable
for Govt.
servants)

Essential :

(i) Degree of a recognised University or equivalent
(ii) About 3 years experience of production of motion picture films in a reputed organisation.
(iii) Knowledge of Indian History, Culture and current affairs.
(Qualifications releasable at Commission's discretion in case of candidates otherwise well qualified).

Desirable : Experience of production of documentaries/newsreels.

OR

(i) Degree/ Diploma in Cinema (Direction) from a recognised University/Institute or equivalent.
(ii) About 3 years experience of production of motion picture films in a reputed organisation.
(iii) Knowledge of Indian History, Culture and Current Affairs.

(Qualifications releasable at Commission's discretion in case of candidates otherwise well qualified).

Desirable : Experience of production of documentaries and newsreels.

13 Chief
Cameraman1 General
Central
Service
Class II
Gazetted
Non-
Minis-
terial[Rs. 590—
30—83045 years
and 6
below
(Releasable
for Govt.
servants)

Essential :

(i) Matriculation of a recognised University, or equivalent.
(ii) About 9 years experience as a Motion Picture Cameraman.

OR

(i) Degree/ Diploma in Cinema (Motion Picture Photography)

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II

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Not applicable

Direct recruitment

Not applicable

Not applicable

No.

By promotion failing *Promotion* :
which by direct recruitment Cameraman with 3
year's service in the
grade

Class II Departments
Promotion Committee.

1 2 3 4 5 6 7 8

15 Cameraman (Cartoon Film Unit)	1 General Central Service Class II Non-Gazetted Non-Ministerial	Rs. 590— 30—600	Selection	45 years and below (Relaxable for Govt. servants)	Essential : (i) Matriculation of a recognised University or equivalent with about 7 year's experience as a motion picture cameraman or about 5 years experience as a newsreel cameraman.
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OR

Degree/Diploma in Cinema (Motion Picture Photography) from a recognised University/Institute, or equivalent w.h about 3 year's experience as a Motion Picture Cameraman, preferably w.h knowledge of Cartoon Film making.

(Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified).

Desirable :

Training in or experience of production of cartoon films.

17 Junior Cameraman (Newsreel)	2 General Central Service Class II Non-Gazetted Non-Ministerial	Rs. 335— 15-475	Selection	35 years and below. (Relaxable for Govt. servants)	Essential : (i) Matriculation of a recognised University or equivalent.
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OR

Degree/Diploma in Cinema (Motion Picture Photography) from a recognised University/Institute or equivalent.

(Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified).

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No

By promotion failing *Promotion* : Class II Departmental Promotion Committee.
which by direct Assistant Camera-
recruitment. man with 3 years' service in the
grade

Do.

Do.

Do.

Do.

	1	2	3	4	5	6	7	8
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19 Chief Recordist 1 General Central Service Class II Non-Gazetted Non-Ministerial Rs. 590- Selection 30-830 35-900 45 years and below (Relaxable for Govt. servants) Essential: (i) Degree in Physics (with Wireless) from a recognised University or equivalent. (ii) About 8 years' experience of sound recording in a Film Studio of repute.

OR

(i) Degree/Diploma in Cinema (Sound Recording and Sound Engineering) or in Tele-communication Engineering from a recognised University/Institute or equivalent.
 (ii) About 5 years' experience of Sound Recording in a Motion Picture Organisation of repute.
 (Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified).

20 Recordist 6 Do. Rs. 375-25- 575 Do. 40 years and below (Relaxable for Govt. servants) Essential: Degree in Science with Physics as a subject, or equivalent with about 2 years' experience of Sound recording for Motion Picture Photography or broadcasting or television.

OR

Degree/Diploma in Cinema (Sound Recording or Sound Engineering) or in Telecommunication Engineering from a recognised University/Institute or equivalent with experience of Sound Recording for Motion Picture Photography or broadcasting or television.
 (Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified)

22 Technical Officer 1 Do. Do. Do. Do. Essential: Degree/Diploma in Cinema (Sound Engineering) from a recognised University/Institute or equivalent with experience as Projection Room Operator.
 (Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified).

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No qualifications: Yes.	Promotion failing which by direct recruitment.	Promotion : Recordists in Films Division and Film Institute with 5 years' service in the grade.	Class II Departmental Promotion Committee.
No	Direct recruitment— 50% Promotion—50%	Promotion : Assistant Recordist with 7 years' service in the grade.	Do.
No	By promotion failing which by direct recruitment.	Promotion : (i) Projection Room Operator with 5 years' service in the grade. (ii) Film Librarian-cum-Projectionist with 5 years' service in the grade.	Do.

1	2	3	4	5	6	7	8
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14	Production Manager.	General Service	Rs. 590-30-800	Not applicable	40 years and below. (Relaxable for Govt. servants)	<i>Essential:</i> Degree of a recognised University, or equivalent with 5 years' experience in a Film Production Organisation of repute in a responsible capacity including experience in handling studio-staff and making arrangements for Film Shooting Programmes.	
						<i>OR</i> (i) Degree/Diploma in Direction or Film Production from a recognised Institute or equivalent. (ii) About 3 years' experience in a production Department of a film production organisation of repute, in a responsible capacity. (Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified).	

Desirable:
Administrative Experience.

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Not applicable

Direct recruitment

Not applicable

Not applicable

[No. 3/2/63-F.A.]

New Delhi, the 8th March, 1967

G.S.R. 405.—In exercise of the powers conferred by section 8 of the Cinematograph Act, 1952 (37 of 1952), the Central Government hereby makes the following rules further to amend the Cinematograph (Censorship) Rules, 1958, namely:—

1. These rules may be called the Cinematograph (Censorship) Second Amendment Rules, 1967.

2. In the Schedule to the Cinematograph (Censorship) Rules, 1958, in Form II, after item 10, the following item shall be inserted, namely:—

“11. Has the film been produced by or in collaboration with South African or Rhodesian nationals wholly or in part in South Africa, South West Africa or Rhodesia or is the film owned wholly or in part by South African or Rhodesian nationals? If so, give details”.

[No. F. 3/2/67-EC.]

D. R. KHANNA, Dy. Secy.

MINISTRY OF LABOUR, EMPLOYMENT & REHABILITATION

(Department of Labour & Employment)

New Delhi, the 14th March 1967

G.S.R. 406.—In exercise of the powers conferred by the proviso to article 309 of the Constitution the President hereby makes the following rules further to amend the Ministry of Labour and Employment (Welfare Adviser) Recruitment Rules, 1965, published with the notification of the Government of India in the Ministry of Labour and Employment No. G.S.R. 1001 dated the 19th July, 1965, namely:—

1. (1) These rules may be called the Ministry of Labour and Employment (Welfare Adviser) Recruitment (Amendment) Rules, 1967.

(2) They shall come into force on the date of their publication in the Official Gazette.

2. In the Schedule to the Ministry of Labour and Employment (Welfare Adviser) Recruitment Rules, 1965, for the entries in column 11, the following shall be substituted, namely:—

“Promotion.—

Selection Grade Labour Officers (Class I) from Central Pool”.

[No. F. 18/14/66-Adm.IV.]

SHAH AZIZ AHMAD, Dy. Secy.

(Department of Labour & Employment)

New Delhi, the 15th March 1967

G.S.R. 407.—In exercise of the powers conferred by the first proviso to section 6 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government after making necessary enquiry into the matter, hereby specifies that, with effect from the 1st March, 1967, section 6 of the said Act shall, in its application to the Jagat Mutual Corporation Limited, near Nisha Pole, Relief Road, Ahmedabad, be subject to the modification that for the words "six and a quarter per cent", the words "eight per cent" shall be substituted.

[No. 8(18)/66-PF.II.]

DALJIT SINGH, Under Secy

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